U.S. Application No.: 10/673,398 Attorney Docket No.: 8734.239 US

REMARKS

At the outset, the Examiner is thanked for the thorough review and consideration of the pending application. The Office Action dated March 12, 2007 has been received and its contents carefully reviewed.

Claims 1-25 are allowable at least in that each of these claims recites a combination of elements, including, for example, "wherein the supporting bars are disposed at a distance from the frame". In Betsuyaku, ribs are attached at the side walls. Accordingly, applicants request withdrawal of the rejections of claims 1-25.

Furthermore, the cassette of claims 1-25 is used for supporting a mother substrate or a liquid crystal display panel having a plurality of panel regions, which corresponds to the size of the screen of the TV or computer. Thus, the cassette of claims 1-25 is used for supporting a large size substrate. In contrast, the cassette of Betsuyaku is used for only a wafer, that is, light substrate. Accordingly, applicants request withdrawal of the rejections of claims 1-25.

Additionally, Babbs is used for supporting the mother substrate on the liquid crystal display panel. In general, the liquid crystal display panel includes central regions having a plurality of panels and peripheral dummy region. In Babbs, the support rod is contacted with the panel region of the substrate. However, in Betsuyaku, ribs are contacted with the dummy region of the substrate. Thus, the support rod of Babbs and the ribs of Betsuyaku are contacted with different portions to support the substrate. Accordingly, applicants respectfully submit that there is no reason for combining the support rod of Babbs and the ribs of Betsuyaku, since the subject to the supported and the supporting region of the substrate are different in Babbs and Betsuyaku. Accordingly, applicants request withdrawal of the rejections of claims 1-25.

Applicants believe the foregoing amendments and remarks place the application in condition for allowance and early, favorable action is respectfully solicited.

If for any reason the Examiner finds the application other than in condition for allowance, the Examiner is requested to call the undersigned attorney at (202) 496-7500 to

discuss the steps necessary for placing the application in condition for allowance. All correspondence should continue to be sent to the below-listed address.

If these papers are not considered timely filed by the Patent and Trademark Office, then a petition is hereby made under 37 C.F.R. §1.136, and any additional fees required under 37 C.F.R. §1.136 for any necessary extension of time, or any other fees required to complete the filing of this response, may be charged to Deposit Account No. 50-0911. Please credit any overpayment to deposit Account No. 50-0911. A duplicate copy of this sheet is enclosed.

Dated: June 12, 2007

Respectfully submitted,

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